

W R Grace Authorization - PID  
Claim No. 11550  
Dodge Co. Hospital, GA

11550

**Authorization for Speights & Runyan to file claim(s) in the U. S. Bankruptcy Court**

I hereby authorize Speights & Runyan law firm to file proof of claims on our behalf in the following bankruptcy litigation as deemed appropriate due to asbestos-containing products located or previously located in our building: U. S. Gypsum, U. S. Mineral, Federal Mogul, and W. R. Grace. By signing below, I acknowledge and agree that Speights & Runyan has the authority to file proof of claims on our behalf in these bankruptcies.

**Building name and physical address:**

Dodge County Hospital  
901 Griffin Ave  
Eastman GA 31023

**Approx. Sq. Footage (if known):** 97,600

**Contact person:** L. Glenn Davis

**Phone number:** 478-448-4066

**Fax number:** 478-374-9411

**Email address:** glenn.davis@dodgecountyhospital.com

**ACKNOWLEDGED AND AGREED:**

**BY:** Glenn Davis

**NAME:** Glenn Davis

W R Grace Authorization - PID  
Claim No. 11572  
Harry Levy Gardens, NV

11572

**AUTHORIZATION FOR SPEIGHTS & RUNYAN TO FILE CLAIM(S)**  
**IN U. S. BANKRUPTCY COURT**

I hereby authorize Speights & Runyan law firm to file proof of claims on our behalf in the following bankruptcy litigation as deemed appropriate due to asbestos-containing products located or previously located in our building: U. S. Gypsum, U. S. Mineral, Federal Mogul, and W. R. Grace. By signing below, I acknowledge and agree that Speights & Runyan has the authority to file proof of claims on our behalf in these bankruptcies.

**Building name and physical address:**

Harry Levy Gardens

2525 West Washington Avenue

Las Vegas, Nevada

**Contact person:** Johan Aliseo, Risk Management Coordinator

**Phone number:** (702) 922-6607

**Fax number:** (702) 382-1973

**Email address:** jaliseo@haclv.org

**ACKNOWLEDGED AND AGREED:**

**BY:** 

**PRINT NAME** Parviz Ghadiri, Executive Director

Housing Authority of the City of Las Vegas

W R Grace Authorization - PID  
Claim No. 11689  
Jordan Hospital, MA

11649

This acknowledgment will confirm that the Law Firm of Speights & Runyan is authorized to take those steps it and the Jordan Hospital, Inc., Plymouth, Massachusetts feel are necessary to present and/or protect any asbestos property damage claim that Jordan Hospital, Inc. may have in the W.R. Grace & Company Bankruptcy, Case No.: 01-1139-JKF; the Federal Mogul Bankruptcy, Case No.: 01-10578 (AMW); the USG Bankruptcy, Case No.: 01-2094-JKF and the US Mineral Bankruptcy, Case No.: 01-2471-JKF.

  
Signature

Elliot S. Hagan  
Print Name

VP Finance  
Title

W R Grace Authorization - PID  
Claim No. 11703  
1199 SEIU fka 310 W. 43<sup>rd</sup> St., NY

11703

Authorization for Speights & Runyan to file claim(s) in the U. S. Bankruptcy Court

I hereby authorize Speights & Runyan law firm to file proof of claims on our behalf in the following bankruptcy litigation as deemed appropriate due to asbestos-containing products located or previously located in our building: U. S. Gypsum, U. S. Mineral, Federal Mogul, and W. R. Grace. By signing below, I acknowledge and agree that Speights & Runyan has the authority to file proof of claims on our behalf in these bankruptcies.

Building name and physical address:

310 W. 43 St

NY NY 10036

Contact person:

Louise Bayer

Phone number:

212 603 1732

Fax number:

717 956 5140

Email address:

Louise.B@1199.org

ACKNOWLEDGED AND AGREED:BY:

Arden Realty Corp.

NAME:

Louise Bayer



Canada - University of Guelph  
(Claim # 12329)

STATE OF SOUTH CAROLINA )  
COUNTY OF HAMPTON ) CONTRACT OF REPRESENTATION

The undersigned, The University of Guelph, (hereinafter "Client") hereby employs and retains the Law Firm of Speights & Runyan (hereinafter "Law Firm") to represent its interest against any and all manufacturers, retailers, and/or users of asbestos and asbestos-related materials, or any other person, firm, or corporation who may be liable for the damages suffered by the Client as a result of the asbestos-related materials placed in its building(s). It is expressly understood that several of the major manufacturers of such materials are presently in Chapter 11 proceedings in Wilmington, Delaware.

Client hereby agrees to pay Law Firm an attorney's fee equal to \_\_\_\_\_ of the gross recovery obtained on its behalf. Client further understands that its claim may be a part of a larger number of claims of the same nature which may be handled as an aggregate or multiple group for trial preparation and settlement negotiation, and hereby authorizes Law Firm to enter into any initial aggregate or multiple settlement negotiations with the understanding that it will be informed by its attorneys of the existence and nature of all claims involved in the proposed group settlement. Law Firm agrees not to enter into any final settlement or compromise of this matter without the prior consent of Client. Client agrees with Law Firm not to make any settlement or take part in any settlement negotiations without prior written permission of Law Firm in accordance with this agreement.

Client empowers Law Firm to take all steps in said matter deemed by Law Firm to be advisable. Client agrees that if, after the investigation of Client's claim, it appears not to have merit, then Law Firm shall have the right to cancel this Agreement.


The parties agree that this Agreement may be terminated by the Client at any time within 60 days following its execution, should the Client determine that there are corresponding proceedings in a Canadian jurisdiction, which the Client, in its absolute discretion wishes to participate in.

CLIENT ACKNOWLEDGES THAT LAW FIRM HAS MADE NO GUARANTY REGARDING THE SUCCESSFUL TERMINATION OF CLIENT'S CLAIM AND THAT ALL EXPRESSIONS RELATIVE THERETO ARE MATTERS OF OPINION ONLY.

We do hereby bind our assigns and legal representatives to the terms and conditions as set forth herein.

WE HAVE READ OVER AND FULLY UNDERSTAND THE ABOVE CONTRACT, AND HAVE FULLY DISCUSSED THE TERMS AND CONDITIONS THEREOF AND WE DO HEREBY SET OUR HANDS AND SEALS THIS \_\_\_\_ DAY OF \_\_\_\_\_, 2003.

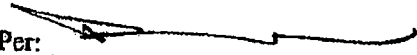
University of Guelph

Per:   
N. Sullivan  
Vice-President, Finance and Administration

Per:   
J. Miles  
Assistant Vice-President, Finance

We have the authority to bind the Corporation.

Speights & Runyan

Per: 

Canada - Morguard Real Estate Investment  
Trust

(Claim # 12425 & 12426)

Bldg. #	Claim #	State	Claimant Name	Expressed Written Authorization
<b>WRG - CANADA CLAIMS</b>				
1	12426	CANADA	Morguard Real Estate Investment Trust - Devonian	X
2	12425	CANADA	Morguard Real Estate Investment Trust - UK Building	X

STATE OF SOUTH CAROLINA )  
 ) CONTRACT OF REPRESENTATION  
 COUNTY OF HAMPTON )

The undersigned, MORGUARD REAL ESTATE INVESTMENT TRUST

(hereinafter "Client") hereby employs and retains the Law Firm of Speights & Runyan

(hereinafter "Law Firm") to represent its interest against <sup>WR GRACE, FEDERAL MOGUL, AND U.S. MINERAL</sup> ~~any and all manufacturers, retailers,~~  
~~and/or users of asbestos and asbestos-related materials, or any other person, firm, or corporation~~

~~who may be liable for the damages suffered by the Client~~ as a result of the asbestos-related

materials placed in its building(s). It is expressly understood that <sup>WR GRACE, FEDERAL MOGUL, US MINERAL</sup> ~~several of the major~~

~~manufacturers of such materials~~ are presently in Chapter 11 proceedings in Wilmington, Delaware.

Client hereby agrees to pay Law Firm an attorney's fee equal to <sup>of the gross</sup> ~~which fee shall include all legal fees, costs & expenses.~~ recovery obtained on its behalf, Client further understands that its claim may be a part of a

larger number of claims of the same nature which may be handled as an aggregate or multiple group for trial preparation and settlement negotiation, and hereby authorizes Law Firm to enter into any initial aggregate or multiple settlement negotiations with the understanding that it will be informed by its attorneys of the existence and nature of all claims involved in the proposed group settlement. Law Firm agrees not to enter into any final settlement or compromise of this matter without the prior consent of Client. Client agrees with Law Firm not to make any settlement or take part in any settlement negotiations without prior written permission of Law Firm in accordance with this agreement.

Client empowers Law Firm to take all steps in said matter deemed by Law Firm to be advisable. Client agrees that if, after the investigation of Client's claim, it appears not to have merit, then Law Firm shall have the right to cancel this Agreement. <sup>CLIENT HAS THE RIGHT</sup> ~~TO TERMINATE THIS AGREEMENT BY WRITTEN NOTICE AT ANY TIME.~~

THE OFFICE OF THE MORTGAGEE

14163851975

# 5/ 5

CLIENT ACKNOWLEDGES THAT LAW FIRM HAS MADE NO GUARANTY  
REGARDING THE SUCCESSFUL TERMINATION OF CLIENT'S CLAIM AND THAT ALL  
EXPRESSIONS RELATIVE THERETO ARE MATTERS OF OPINION ONLY.

We do hereby bind our assigns and legal representatives to the terms and conditions as  
set forth herein.

WE HAVE READ OVER AND FULLY UNDERSTAND THE ABOVE CONTRACT,  
AND HAVE FULLY DISCUSSED THE TERMS AND CONDITIONS THEREOF AND WE  
DO HEREBY SET OUR HANDS AND SEALS THIS \_\_\_\_ DAY OF \_\_\_\_\_, 2003.

WITNESSES:

MORTGAGEE REAL ESTATE INVESTMENT TRUST

By: \_\_\_\_\_

JAY CAMACHO

LES WAYNE

SPEIGHTS & RUNYAN

By: \_\_\_\_\_



W R Grace Authorization - PID  
Claim No. 14410  
Jameson Memorial Hospital, PA



1441D

Exhibit 2

March \_\_\_\_\_, 2003

RE: In re Bankruptcy claims for asbestos-containing products

I Hereby authorize Speights & Runyan law firm to file proof of claims on our behalf in the following bankruptcies as deemed appropriate due to asbestos-containing products located or previously located in our building: Federal Mogul and W.R. Grace & Co.; W.R. Grace & Co.-Ct. By signing below, I acknowledge and agree that Speights & Runyan has the authority to file proof of claims on our behalf in these bankruptcies.

Building Name and Physical Address:

Jameson Memorial Hospital  
1211 Wilmington Ave  
New Castle, PA 16105

Contact Person: Rachel Verdi  
Phone Number: 724-656-4089  
Fax Number: 724-656-4180  
E-Mail Address: rverdi@jamesonhealthsystem.com

ACKNOWLEDGED AND AGREED:

By: Rachel C. Verdi  
Name:

Canada - Sask Power Corp.  
(Claim # 12470)

STATE OF SOUTH CAROLINA     )  
   )  
COUNTY OF HAMPTON            )     CONTRACT OF REPRESENTATION

The undersigned, Saskatchewan Power Corporation, (hereinafter "Client") hereby employs and retains the Law Firm of Speights & Runyan (hereinafter "Law Firm") to represent its interest against any and all manufacturers, retailers, and/or users of asbestos and asbestos-related materials, or any other person, firm, or corporation who may be liable for the damages suffered by the Client as a result of the asbestos-related materials placed in its building(s). It is expressly understood that several of the major manufacturers of such materials are presently in Chapter 11 proceedings in Wilmington, Delaware.

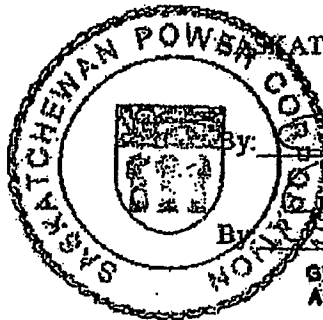
Client hereby agrees to pay Law Firm an attorney's fee equal to           of the gross recovery obtained on its behalf. Client further understands that its claim may be a part of a larger number of claims of the same nature which may be handled as an aggregate or multiple group for trial preparation and settlement negotiation, and hereby authorizes Law Firm to enter into any initial aggregate or multiple settlement negotiations with the understanding that it will be informed by its attorneys of the existence and nature of all claims involved in the proposed group settlement. Law Firm agrees not to enter into any final settlement or compromise of this matter without the prior consent of Client. Client agrees with Law Firm not to make any settlement or take part in any settlement negotiations without prior written permission of Law Firm in accordance with this agreement.

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REGARDING THE SUCCESSFUL TERMINATION OF CLIENT'S CLAIM AND THAT ALL  
EXPRESSIONS RELATIVE THERETO ARE MATTERS OF OPINION ONLY.

We do hereby bind our assigns and legal representatives to the terms and conditions as  
set forth herein.

WE HAVE READ OVER AND FULLY UNDERSTAND THE ABOVE CONTRACT,  
AND HAVE FULLY DISCUSSED THE TERMS AND CONDITIONS THEREOF AND WE  
DO HEREBY SET OUR HANDS AND SEALS THIS \_\_\_\_ DAY OF \_\_\_\_\_, 2003.



KACHEWAN POWER CORPORATION

By: [Signature]  
PRESIDENT  
By: [Signature]  
GENERAL COUNSEL AND  
ASSISTANT SECRETARY

WITNESSES:

Susan J. Mundau  
\_\_\_\_\_

SPEIGHTS & RUNYAN

By: [Signature]

W R Grace Authorization - PID  
Claim No. 11151/11125  
St. Anthony's Reg. Hosp., IA

11151/11125

Authorization for Speights & Runyan to file claim(s) in the U. S. Bankruptcy Court

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Building name and physical address:

St. Anthony Regional Hospital and Nursing Home  
311 South Clark Street  
Carroll, Iowa 51401

Contact person: Larry Blanchard

Phone number: 712 - 792 - 3581

Fax number: 712 - 792 - 0310

Email address: lpb44@hotmail.com

ACKNOWLEDGED AND AGREED:

BY: Maintenance Director

NAME: Lawrence P Blanchard